1 2 3 4 5 6 7	Richard C. J. Wahng, Esq. SBN 225672 Christopher P. Sun, Esq., SBN 250109 Law Offices of Richard C. J. Wahng 152 Anza Street, Suite 201 Fremont, CA 94539 (510) 490-4447 Telephone (510) 344-5755 Fax Attorney for Plaintiff JESUS MARTIN	
	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	OAKLAND DIVISION	
10	IECUTO MADEINI am imdicidanal	Cinil Antique No. CN/14 0400 IV ANY
11	JESUS MARTIN, an individual,	Civil Action No. CV14-0409 KAW
12	Plaintiff,	AMENDED MOTION TO CONTINUE CASE
13	vs.	MANAGEMENT CONFERENCE;
14	HURRICANE HAULING & DEMOLITION,	STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE;
15	INC., a California corporation; PAUL SONNABEND, an individual; DAVID	[PROPOSED] ORDER
16	SHERMAN, an individual; and DOES 1	
17	through 20 inclusive,	
18	Defendants.	
19		
20		
21	Plaintiff JESUS MARTIN hereby petitions the Court to continue the Initial Case	
22	Management Conference (currently scheduled for November 4, 2014 at 1:30 PM) for sixty (60)	
23	days, in light of the settlement efforts from the parties. Negotiations are ongoing and may	
24	result in a settlement soon.	
25		
26		
27	///	
28		
	MOTION TO CONTINUE CMC: STIPULATION TO CONTINUE CMC: [PROPOSED] ORDER	

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In addition, Plaintiff's counsel Christopher P. Sun requests the continuance to attend a family medical emergency in Taipei, Taiwan from October 29, 2014 to November 7, 2014. (See Stipulation to Continue below). Dated: October 27, 2014 Law Offices of Richard Wahng /s/ CHRISTOPHER P. SUN Christopher P. Sun, Esq. Attorney for Plaintiff

1 **STIPULATION** 2 Plaintiff's counsel, Christopher P. Sun, and Defendants Hurricane Hauling and 3 Demolition, Inc., Paul Sonnabend, and David Sherman hereby stipulate to continue the Initial 4 Case Management Conference for sixty (60) days in light of the settlement efforts that the parties 5 have made. Defendants have also stipulated to continue the Initial Case Management Conference as Plaintiff's counsel will be in Taipei, Taiwan for a family medical emergency. 6 7 While Defendant Hurricane Hauling and Demolition, Inc. is still unrepresented, Paul Sonnabend 8 and David Sherman have stipulated to the continuance as the owners of Defendant Hurricane 9 Hauling and Demolition, Inc. 10 Dated: October 27, 2014 Law Offices of Richard Wahng 11 /s/ CHRISTOPHER P. SUN 12 Christopher P. Sun, Esq. Attorney for Plaintiff 13 Dated: October 27, 2014 14 15 /s/ PAUL SONNABEND 16 Paul Sonnabend Defendant 17 Dated: October 27, 2014 18 19 /s/ DAVID SHERMAN David Sherman 20 Defendant 21 22 23 **Attestation re: Electronic Signatures** In compliance with Local Rule 5-1, I, Christopher P. Sun, the effler of this document 24 hereby attest that each person whose signature block appears above has concurred in this filing. 25 26 Dated: October 27, 2014 By: /s/ CHRISTOPHER P. SUN 27 Christopher P. Sun 28

PROPOSED ORDER The request by Plaintiff's counsel, Christopher P. Sun, to continue the Initial Case Management Conference of November 4, 2014 for the aforementioned case is hereby granted. The Initial Case Management Conference shall be set for January 20, 2015 Plaintiff's counsel shall give notice to Defendants of this order. IT IS SO ORDERED. Dated: 10/31/14